

M'KANE MUST BE PUNISHED.

DANGER THAT HE WILL FLEE.
DETERMINATION ON ALL SIDES TO HAVE
JUSTICE DONE.

WILLIAM ZIEGLER OFFERS TO BACK MR. GAYNOR
TO THE EXTENT OF \$100,000 OR MORE, TO
PROSECUTE THE LAW-DEFIER—THE BOSS'S

ELECTION INSPECTORS SURRENDER
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MITTED TO RAIL.

Indignation at the outrageous acts of John McKane at Gravesend is growing in intensity, and on all sides there is a determination to make him pay the penalty for his defiance of decency and law. Various persons and committees have begun movements to punish him already. Action, however, must be taken quickly, as it is reported that he intends to leave Gravesend to-day. It was said last evening that Police Justice Newton, who, next to McKane, took the most prominent part in leading the mob in the attack on peaceable citizens and in defying the orders of the Supreme Court, had finally induced McKane to go on a hunting expedition to Virginia.

When the proposal was first made, a few days ago, McKane declined to go. But the general indignation at his conduct and the fear of the

courts, it was said, had aroused his interest in the hunting fields of Virginia. In the memory of his most devoted minions about Gravesend and McKane never went hunting before. It was said that the two men would go first to Hampton Roads. The start may be made this morning, unless steps are taken to prevent it.

INTERESTED IN KINGS COUNTY AFFAIRS.

Although William Ziegler has removed from Brooklyn to New-York, he still retains an ardent interest in the affairs of Kings County, and is

always ready to give his support freely to movements for honest government and for the punishment of criminals. Mr. Ziegler, with Mr. Gaynor as counsel, undertook the opposition to the celebrated water supply frauds in Brooklyn, and bore the expense of the legal proceedings, which resulted in the complete defeat of the corrupt Ring schemes to saddle the city with an extravagant and dishonest outlay for certain water works which were owned by members of the Ring, and which it was intended to sell to the city of Brooklyn at an utterly unreasonable price. This was one of the serious scandals of Mayor Chapin's administration. Mr. Ziegler is a personal friend and warm advocate of the United States National Association.

Mr. Ziegler, in the public interest, that the scoundrel criminals shall be properly punished. He had announced, therefore, that he will back Mr. Gaynor to the extent of \$100,000 or more for the punishment of the Gravesend scoundrels.

Mr. Gaynor was called upon at his home, No. 212 St. John's Place, Brooklyn, by a Tribune reporter last evening. He said he had not heard that Mr. Ziegler had offered to put up \$100,000 to defray the expenses of prosecuting McKane. He had spent thousands of dollars himself in carrying on the campaign against the

Ring, but had received no assurance from any one that he would be reimbursed. So far as he was concerned, he did not intend to let the matter rest. He had been occupied at his office all day shaking hands with citizens who had called to congratulate him on his election, and

had had no time to think of anything else. He was tired and worn out after a most arduous campaign. He would institute proceedings against McKane and his aids and abettors, to punish them for their flagrant and outrageous action. He could not say precisely when the

proceedings would begin, but he anticipated that they were likely to be begun to-day.

INSPECTORS SURRENDER THEMSELVES.

The seven inspectors of election in Gravesend for whom Judge Cullen issued warrants of arrest, surrendered themselves to the police.

Saturday, on the charge of refusing to permit copies of the registry lists to be made, appeared before Judge Cullen yesterday and surrendered themselves. Their names are Cropsey, Crandall, Bader, Stubenbord, Ryan, Brownhill and Cohen. On the advice of counsel they waived

A return to the writ issued on Monday compelling Nicholas Johnson, another inspector, to have the list in his possession put at the disposal of Mr. Gaynor and his agents was made.

John A. McNamara, the clerk in Mr. Gaynor's office who was arrested on Saturday morning, and sent to Raymond Street Jail, will begin a suit against Supervisor John Y. McKane, Justice

E. M. Grout said yesterday that he was to much worn out by the work of Election Day to take any action in the Gravesend matter.

John Y. McKane brazenly defended his outrageous action on Tuesday. He declared that Colonel Bacon did not serve him with the injunction, and so he did not defy the Supreme Court. If he had been served he would simply have turned his duties as Chief of Police over to a deputy. As Chief of Police he had simply pro-

ected the town's interests, and under the same conditions and circumstances he would repeat just what he had done in this instance. He had no fear as to the results of his action from Mr. Gaynor or any other man.

DENOUNCED BY E. R. KENNEDY.

Elliah R. Kennedy, who has taken a leading

part in insisting on the rights of Mr. Gaynor agents in Gravesend, was seen at the Dow Town Club by a Tribune reporter yesterday. In speaking of the Gravesend outrage he said: "If the crimes of McKane are not promptly and vigorously dealt with it will practically

and vigorously dealt with, it will practically amount to placing the stamp of public approval on his actions. For this reason a committee has been appointed from citizens, without regard to their political affiliations, to prosecute the charges against McKean and his underlings in their management. It is not a committee to

their proper end. It is not a committee in the interests of Mr. Gaynor, but a committee in the interests of good and honest government. The matter has been left largely in my hands and we shall hold a meeting this evening to take the first steps in prosecuting McKane and his associates.

This committee met last night in the Hamilton Club. Some of the men present were Edward M. Shepard, F. W. Hinrichs, William C. Low, James McMahon, John O'Connell, William H. Nichols, Thomas G. Shearman and A. Augustus Healy. Democrats: ex-Judge George

Reynolds, James McKeen, Andrew D. Baird, Charles A. Moore, Willis L. Ogden, Henry L. Sheldon, R. W. Raymond and Elijah R. Kennedy, Republicans. An executive session was held, and it was decided to appoint a committee with power to confer with the Committee of One Hundred, and take whatever action they

SURROGATE RANSOM'S OPINION.
Surrogate Rastus S. Ransom, in speaking of McKane's actions at Gravesend, said yesterday: "A judge cannot ordinarily express his opinions freely, but I will say that the course

pursued at Gravesend on Election Day by John Y. McKane was the most high-handed defiance of law that I have ever known. You cannot